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6	Attorneys for Plaintiff CVPARTNERS, INC.
7 8 9	MORGAN, LEWIS & BOCKIUS LLP L. JULIUS M. TURMAN One Market, Spear Street Tower San Francisco, CA 94105-1126
10	Attorneys for Defendants MATTHEW HINDE and PATRICIA REDINGTON
11	WINTER THINDE AND TATIONA NEDWOOD
12	UNITED STATES DISTRICT COURT
13	FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION
14	CVPARTNERS, INC., a California No. CV 09 0689 SI corporation,
15	STIPULATED REQUEST FOR DISMISSA Plaintiff, OF COMPLAINT AGAINST DEFENDANT
16	PATRICIA REDINGTON AND DISMISSA
17	COUNTERCLAIMS AGAINST
18	JEANMARIE BOBEN, an individual; TYLER HUBBS, an individual; MATT
19	HINDE, an individual; and PATRICIA REDINGTON, an individual; ANDY DUNAYCZAN; and DOES 1 to 15,
20	Defendants.
21	
22	TO THE HONORABLE SUSAN ILLSTON AND THE CLERK OF THE UNITED
23	STATES DISTRICT COURT, NORTHERN DISTRICT OF CALIFORNIA,
24	Pursuant to the Settlement Agreement with Mutual Releases ("Agreement") they
25	entered into, Plaintiff CVPartners, Inc. and Defendant Patricia Redington stipulate to th
26	dismissal of (1) the above-entitled matter against Patricia Redington and (2) Dismissal
27	Patricia Redington's Counterclaims against CVPartners, Inc. with prejudice, provided:
28	(1) that the dismissals be conditioned on the terms of the Agreement:

- 1 REQUEST FOR DISMISSAL OF DEFENDANT PATRICIA REDINGTON
CV 09 0689 SI

1901986.1

1	(2) that each party will bear its own costs, expenses, and attorneys' fees; and,
2	(3) that the Court retain jurisdiction over the enforcement of the Agreement in the
3	event legal action is required to enforce the terms of the Agreement.
4	Pursuant to that Agreement, the parties hereby request this Court to enter an
5	order dismissing the case against Patricia Redington and dismissing Patricia
6	Redington's Counterclaims against CVPartners, Inc., all with prejudice, consistent with
7	the above conditions and as set forth in the below Order.
8	DATED: May 21, 2009 HANSON BRIDGETT MARCUS VLAHOS & RUDY, LLP
10	By: /s/
11	SANDRA L. RAPPAPORT WALTER R. SCHNEIDER
12	Attorneys for Plaintiff CVPARTNERS, INC.
13	DATED: May 21, 2009 MORGAN, LEWIS & BOCKIUS
14	By: /s/
15	L. JULIUS M. TURMAN
16	Attorneys for Defendant PATRICIA REDINGTON
17	
18	
19	I, Walter R. Schneider , hereby attest, pursuant to N.D. Cal. General Order No.
20	45, that concurrence to the filing of this document has been obtained from the other
21	signatory hereto.
22	By:/s/ WALTER R. SCHNEIDER
23	WALTER R. SCHNEIDER
24	
25	<u>ORDER</u>
26	IT IS ORDERED THAT the above-entitled matter is hereby dismissed with
27	prejudice against Patricia Redington, and;
28	- 2 -
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IT IS FURTHER ORDERED THAT the above dismissals are conditioned on the

terms of the parties' Settlement Agreement with Mutual Releases. Each party will bear

The Court hereby retains jurisdiction over the enforcement of the parties'

Settlement Agreement with Mutual Releases in the event legal action is required to

DATED: May _____, 2009

enforce its terms.

its own costs, expenses, and attorneys' fees.

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HONORABLE SUSAN ILLSTON